MORE CORRECTING THE RECORD.

Rep. Williams Complains of the

Speech of His Colleague.

HE IS A POLITICAL MUGWUMP.

But He Does not Like the Way That Species is Referred to in the Speech Under Consideration, as Edited by Its Author,

There were not a dozen Senators in the cham ber during prayer and about an equal number came in while the journal of yesterday was being read. The chair was occupied by Mr. Manderson as president pro tem., who presented a memorial from the Philadelphia conference of the Methodist Episcopal church that Congress shall "secure in some way the American Sab-bath so that the law of God and of nearly all the states of the pation may be respected at the Columbian exposition of 1893.

FOR AND AGAINST FREE COINAGE. Several memorials in favor of the free and unlimited coinage of silver were presented by Mr. Wolcott from silver leagues and silver clubs in Colorado and one against it by Mr. Cockrell from citizens of Missouri. Mr. Stanford gave notice that at 3 o'clock next Thursday he would ask the Senate to conader resolutions in respect to the death of his late colleague, Mr. Hearst. Mr. Dawes gave notice that he would call up

lian appropriation bill on Monday next. Mr. Casey, from the committee on agriculture, reported a bill to establish a uniform standard of wheat, corn, oats, barley and rye. PEDESTAL FOR THE SHERMAN STATUE.

Mr Hawley introduced a bill appropriating \$50,000 for a pedestal and statue to Gen. W. T. Sherman in the city of Washington. Referred. On motion of Mr. Allison the bill establishing a port of delivery at Des Moines, Iowa, was The following bills were made special orders for flext week to come in after the West Vir-

ginia direct tax bill:
To improve the navigation and to afford ease and safety to the trade and commerce of the Mississippi river and to prevent destructive floods.

Making appropriation for the improvement

of the Columbia river.
For the construction of a boat railway at the Dalles and Celilo Falls and Ten mile rapids of the Columbia river and for the improvement of Three-mile rapids.

Mr. Daniel introduced a joint resolution to

provide for the compilation and publication of the constitutional and statutory provisions of the states and territories for the regulation of railway traffic. Referred to committee on in-The calendar was taken up and bills were dis-posed of as follows:

THIRTY DAYS' LEAVE. To allow thirty days' leave of absence to employes in the bureau of engraving and print-Mr. Morgan offered an amendment extend-

ing the provisions of the bill to draughtsmen, assistant draughtsmen, clerks, writers and copyists under the direction of the Navy De-Mr. Chandler stated that there was a hill

pending in the committee on naval affairs, which would undoubtedly be reported favorably, extending the like privilege to the fore-men and leading workmen in the various navy yards.
Mr. Morgan's amendment was agreed to and

TO INVESTIGATE THE HEALTH OFFICER. The resolution heretofore offered for an in-

officer of the District of Columbia in the matter | is to be completed within four years. of the collection of garbage and as to why there is a deficiency of \$28,000 in that service tingent expenses and was agreed to.

The calendar was again taken up and bills were disposed of as follows:

For an investigation and payment of the claim for fuel used by the United States army

during the war, from Cameron Hill, in Chattanoogs, not to exceed \$10,000. Passed. For the enlargement of the military post at Fort Wayne, Mich. Passed. Fort Wayne, Mich. Passed.

Granting to the state of Wyoming 160 acres in the Fort D. A. Russell military reservation for agricultural fair and industrial exposition grounds. Passed.

Appropriating \$20,600 for the improvement of Fort Walla Walla military reservation, in the state of Washington. Passed.

GRADE OF MEDICAL OFFICERS. To define the grade of certain medical officers of the army. Passed. It fixes the grade of medical officers of the army below that of surgeon general as follows: Those holding the rank of colonel, assistant surgeon generals; those holding the rank of lieutenant colonel, for wheat, corn, oats, rye and barley. The geon general as follows: Those holding the rank deputy surgeon generals. It also provides that before receiving the rank of contains assistant surgeons shall be examined under the provisions of the act of October 1, 1890, entitled "An act to provide for examination of certain army and to regulate therein." and that medical officers of the army may be assigned by the Secretary of War to such duties in the medical department as the interests of the service may demand.

Authorizing the Secretary of War to lease for

not over five years (revocable at pleasure) such property under charge of the War Department may not be, for the time being, required for PROBERTION IN THE INDIAN COUNTRY.

To amend the statutes so as to provide that no spirits, wine, ale, beer or other intoxicating liquors shall be introduced under any pretense into the Indian country, except under orders from the Secretary of War.

Mr. Wilson explained the object and necessity of the bill.

Mr. Voorhees protested against the forfeiture

and confiscation clause of the bill as being too broad and radical. It not only authorized might be found. It was in the interest of the worst class of people, informers, liars by edu-cation and by instinct, who pried around into the infirmities of the human race and got half the proceeds of the forfeiture.

Mr. Wilson said that the bill did not propose

to change the provisions of the existing law. It merely provided for including certain intoxicants ale, beer &c .- not embraced within Over without action
To amend the act to divide the judicial district of North Dakota. Passed. To pay to the heirs of James S. Ham \$4,000. with interest from 1864 to 1872, for U. S. bonds stolen and destroyed by the thief. Passed. To pay the heirs of John W. Vose \$11,000, with interest from 1864 to 1872, for U. S. bonds stolen

To pay Frank Rother \$225 due him as route

To payer.

To payer.

To pay Frank Rother \$225 due him as route

To payer. agent. Passed.

To vest the title to public square 1102 in

Washington city in the trustees of the Fourth Street Methodist Episcopal Church. Passed. Prescribing the duties of the assessor of the District of Columbia. Passed.

The last was a House bill; all the rest The Senate then, at 2 p.m., on motion of Mr. Sherman, proceeded to executive business.

THE HOUSE.

The opening of the House this morning was

arrants or drafts were not issued for payment staff of the same length. The canopy is made of Iffilia straw, and has a score of straw tassels on motion of Mr. Bushnell (wis.) a resolution was adopted calling on the Secretary of ar and the Attorney General for information lative to the injury of government dame on the Missippi with high property of the Missippi with high property of the Missippi with the property of the Missippi with the same length. The canopy is made of Iffilia straw, and has a score of straw tassels and a border of crimson satin. On the top is a pine-shaped straw or nament, which terminates are supplied to the injury of government dame on the Missippi with the same length. The canopy is made of Iffilia straw, and has a score of straw tassels and a border of crimson satin. On the top is a pine-shaped straw or nament, which terminates are supplied to the same length. The canopy is made of Iffilia straw, and has a score of straw tassels and a border of crimson satin. On the top is a pine-shaped straw or nament, which terminates are supplied to the same length.

THE BUSY SENATE. Chippews river in Wisconsin and West Newton

TO CORRECT THE RECORD AGAIN. Mr. Williams (Mass.), rising to a question o privilege, moved to strike from the Record that portion of the speech of Mr. Walker (Mass.) which had not been delivered by him. There seemed to be, said Mr. Williams, a constant complaint on the part of the democratic Representatives from Massachusetts against their republican colleagues. He would not complain of this matter were it not of a perseidom appeard in the records of Congress.

The speach which the gentleman had printed made a gross attack on the class of men who were denominated magwamps and on the near from Massachusetts had declared that he would print the rest of his remarks their backs to the north; that her husband fired at her from in front, and that her brother appeared a sub-heading inserted by the gentleman himself—"Hot Shot for Mugwamps gentleman himself—"Hot Sho sonal and insuiting nature, such as, he thought, seldom appeard in the records of Congress. His (Williams') inquiry was a proper one, whether the rules permitted a Congressman to edit his speeches in the Record, and have the results as he saw them in his own mind blazoned to the world. It was the business of the committee jected by gentlemen who printed speeche

they never had made.

Mr. Richardson (Tenn.), chairman of the committee on printing, said that the committee had no authority over the subject. PRINTED BY MISTAKE.

Mr. Walker said that the head lines to which the gentleman objected had been printed by mistake. [Laughter.]

Mr. Williams said that it was not his purpose to do anything more than to ask the attention of the committee on printing to such methods and to ask it to see that no such thing should happen in the future.

Mr. Eichardson said that it was not in the power of the committee to prevent the gen-

power of the committee to prevent the gen-tleman from Massachusetts making head lines and captions to the various phrases of his Mr. Williams called attention to the

language, which seemed to him to be unparliamentary and offensive in the extreme—words that were not uttered in heat of debate, but were printed without provocation—words uttered only in printing and not in a manly fashion.

The privilege of printing in the Record was never intended to give the power of personal insult. Even if proper under the rules the exercise of that power was not gen-

tlemanly and not parliamentary.

Mr. Williams, quoting from Mr. Walker's speech, objected to that gentleman's declaration that the mugwamps in this House held their seats "by gross deception and moral fraud." These were at best unmanly words, but coming here were at best unmanly words, but coming here under the color of having been spoken, they were the more serious. The gen-tleman from Worcester had quoted from the ermon on the Mount. For a rock-faced and and sky-piercing monument of blas-phemy commend him to the words in which the gentleman compares an attack upon a fellow member to the rebuke of the Savior of men to the Scribes and Phari-

upon the mugwumps as a personal attack? Mr. Williams—Yes, I do, because I have been

one. [Laughter.]
The controversy between Messrs. William and Walker (Mass.) relative to the personal at-tack of the former by the latter in a speech published under leave to print was dis-posed of by referring the subject to the committee on printing for investigation and the

CAPITOL TOPICS.

BUDSON RIVER BRIDGE.

Senator Blackburn today introduced a bill to authorize the New York and New Jersey bridge companies to construct and maintain a bridge across the Hudson river between New York city and the state of New Jersey. The bridge is to be located at such point in New York city be-tween 65th and 72d streets and such point north of the southerly line of Union township, N. J. as the Secretary of War may prescribe. Any railroad on either side of the river shall have equal rights to the tracks and connections of the bridge companies and all disputes arising thereon are to be decided by the state commerce commission. The bridge is to be not less than 150 feet high and the plans are to be approved by the Secretary of War. The work vestigation as to the conduct of the health of construction is to begin within one year and

THEY FAVOR THE BILL. J. Irving Pearce, president of the Third mittee on banking and currency today in sup port of the bill introduced by Mr. Bacon, amending the act of June, 1866, authorizing the appointment of receivers of national banks

INDIAN APPROPRIATION BILL. The Senate committee on appropriations yesterday finished the Indian appropriation bill and reported it to the Senate. The net increase made in the House bill was \$503,958, making the total amount carried in the bill as reported \$7.941,227. The entire clause rejuting to the appointment of army officers as Indian agents is also stricken out of the House bill.

UNIFORM GRADES FOR GRAIN. Senator Casey, from the committee on agriculture, today made a favorable report on Mr. Sherman's bill authorizing and requiring committee added an amendment so as to provide that in interstate trade or com-merce in grain, if the consigner of it or his authorized agents so directs, public inspection, classification or grading shall not be required nor made when the grain is consigned to its owner or his authorized agent, or to a mill or private store house, or for deposit in a special bin to a public ware house, or to a purchaser, or, if consigned to a market where the usages of trade recognize the sale of grain by sample, when the consignee

SILK EXPERIMENT STATIONS. Senator George, from the committee on agriculture, today reported to the Senate a substitute for Mr. Mitchell's bill for the encouragement of silk culture. The substitute pro-vides for the establishment in different parts of the United States of not exceeding five silk experiment stations, to be a part of the agricultural experiment stations now estab-lished. Five thousand dollars is the appropria-

tion for each station. THE UTAH BILL. The House territories committee today prace tically finished the consideration of the Utah the seizure of the liquors, but of the horses and local government bill, but in deference to the wagons of those with whom a bottle of whisky wishes of Delegate Caine, who desires to have propositions bearing on the school lands in the territory incorporated in the bill instead of having it reported as an original measure, the committee deferred action on the bill and adthat a vote will then be taken.

TO PUNISH RIOTOUS PASSENGERS ON SHIPBOARD. Senator Frye today introduced a bill to prothe terms of existing law.

The bill (on Mr. Voorhees' objection) went high seas. It provides for the punishment by a fine not exceeding \$1,000 or by imprisonment not exceeding one year, or both, of any person not a member of the crew of an American vessel, within the ad-miralty jurisdiction of the United States and out of the jurisdiction of any particular state, who shall create any riot or disorder, or commit any breach of the peace, or resist the crew in the performance of the commands of the officers of a vessel. Provision is also made for the punishment by a fine not exceeding \$1,000 or by imprisonment at hard labor not exceeding two years of any person not a member of a crew who shall strike, injure or commit an assault upon any other per-son on a vessel out of the jurisdiction of the several states, but within the admiralty jurisdiction of the United States.

The statutes in regard to mutiny on shipbeard are so amended as to provide for the punishment of persons other than the crew

> any American vessel on the high seas. TO LAND CABLES. Eopa Hunton of Virginia and Jeff Chandler today appeared before the House committee on foreign and interstate commerce and urged

who may incite or attempt to incite mutiny or

ONE PISTOL PRODUCED. Taken in the Schneider M

THE DEFENDANT'S TRIP TO CULPEPER TO SEE A YOUNG LADY WHOM HE HAD MET HERE WITH-OUT DISCLOSING THAT HE WAS A MARRIED

In the Schneider murder trial yesterday afternoon Mrs, Taylor, the professional nurse hours; that they were mostly given on the left arm, and that while she slept much that night her sleep was a very troubled one.

At the conclusion of Mrs. Taylor's testimony

Judge Wilson moved to strike out all of it which had reference to statements made by the deceased concerning the shooting. The motion, however, was promptly overruled. The last witness examined was James A. Burgess of Culpeper, Va., and his testimony was the most sensational yet given. It was given in a sharp, emphatic manner, and was heard with the greatest interest.

MR. JAMES A. BURGESS. Mr. Burgess stated that he was the proprietor of the Waverly Hotel at Culpeper, Va., and remembered that a little before noon Sunday, the 24th day of January, 1892, two young men, who

The witness Yes, sir. There he is (pointing out the prisoner), sitting over there.

District attorney— Have you the register of our hotel with you? The witness (producing it)-Yes, sir.

District attorney-What names did they reg-The witness (examining the book)—Jos. B. Thomas and A. Kempstone of Washington, The witness then stated that they remained until after dinner and that about 8 o'clock the following Friday evening, January 29, the same two young men again registered at the hotel



room, but they did not go to 'it immediately. Witness saw them at breakfast the next morning, but they left the house soon afterward and Only one came back.

District attorney—When did he come back?

The witness—Dinner time, the same day.

District attorney—Was any one with him

The witness—Yes, sir: there was, District attorney—A lady or a gentleman? The witness—A young lady, sir. Who she was I didn't know. They took dinner together.
District attorney-Now, which one of the two young men was it?

witness-The man I have pointed out here—the prisoner.

The witness then stated that the next time he saw this young man was at the District jail, when witness recognized him. "The other young man," continued the witness, "I have never seen since. He was a young man of about twenty-three or twenty-four, smooth face, but I cannot say whether he wore a mustache or not." On cross-examination witness stated that while he could not swear which one of the two

young men registered he knew that one of them did, for there was no one else there at the time to do so. The witness having left the stand the court Today's Proceedings. The weather had the effect of greatly reduc

ing the number of spectators this morning in attendance upon the trial of Howard J. Schneider for the killing of his wife. Very many ladies, however, braved the inclement weather and early secured desirable seats. MARY ELLEN WILSON.

Mary Ellen Wilson, a colored woman, said she was employed at Mrs. Sunderland's, No. 1711 Q street, at the time of the shooting as a cook. She said she was in the basement of the cook. She said she was in the basement of the house and heard the shots. She counted five as they were being fired. She ran out on the street at once and saw a number of people on the street passing toward 18th street. She then went up to the scene of the shooting.

Cross-examined—Witness said she was in the kitchen, back of the house, when she heard the sheeting, and thought there was a little pause

between the fourth and fifth shots. HORACE TAYLOR. Herace Taylor of No. 1811 T street, a colored man, was next examined. He said that at the time of the shooting he was on his way home and while turning into Q from 16th he heard several shots. When asked as to the number he said he heard five, and thought there was a pause after the second one. He said he saw a crowd of people on Q street. He went into No. 1717 Q street to see some friends and then came out with a young man and went up to Col. Hamiink's residence, but did not go in.

Cross-examined—Witness said he heard the shots distinctly and counted them as they were shots distinctly and counted them as they were fired, but observed no interval between the fourth and fifth shots.

'Dr. R. A. Foster was recalled, and stated that

he gave instructions that Mrs. Schneider's wrist be treated with alcohol and water. Cross-examined-Witness said he was a reguwhenever it was necessary to attend to his



years ago, but have been in the government employ since 1878."

Turning toward Judge Wilson the witness said: "I think you are very distespectful, sir."
Judge Wilson—Ah! In what manner, doctor? Dr. Foster—In your manner, sir. You speak Judge Wilson-You seemed to be hard of

hearing, doctor.

Dr. Foster, leaving the stand—It was entirely

MISS HAMLINK BECALLED. Miss Jennie Hamlink was then recalled and further questioned concerning the incidents of Several Senate bills appropriately referred.
On motion of Mr. Heard of Missouri a bill was passed authorizing the construction of a bridge across the Osage river at Warsaw, Mo.

Mr. McMillin (Tenn.), from the committee on rules, reported back the resolution calling on the Secretary of the Treasury for information as to what amount of requisitions for payment under contract or otherwise for the various branches of the public service were presented between the 3d and 29th of Fobrnary for which warrants or drafts were not issued for payment warrants or drafts were not issued for payment staff of the same length. The canopy is made the evening when her father heard of the mar-

down the outside steps witness' brother Frank was with him and her father went down the

time of the shooting he was in Portsmouth, Va. He first left for there on the 24th of October. Had a conversation with the defendant that day on F street concerning the married he described the married his (the witness) sister and not told her father of it. The defendant at first denied the marriage, but afterward said that he wanted his trial over

Judge Wilson here moved to strike out this reference, and said that as such testimony had already been ruled out it hardly seeined proper for the government to get such testimony before the jury.

The testimony was then ordered stricken out. The witness stated that the defendant finally chronelded the marrage and said that he

wrist the Tuesday of Wednesday following the shooting. It was very dark and extended around the wrist.

Cross-examined-Met the defendant on F street October 24 between 11th and 12th. He was in a buggy. Got out and came over to the sidewalk.

Redirect—Frank Hamlink was five feet seven and a quarter inches in height, MARY MELVIN.

Mary Melvin, a colored woman living at No. 1723 Q street, Mr. Frank B. Conger's, said she was in the front third-story room at the time of the shooting and heard five shots. She raised the window and looked out and saw a Mrs. Lightfoot then identified several notes crowd of people in the street.

Cross-examined—She said she counted the hots as they were fired; first two shots, and hen the other three "cum right 'long; jes' ez

fas' ez could be."

Mrs. Rose Rosery, a colored woman, was ecalled and stated that the defendant held his recalled and stated that the defendant hand down low when he shot at the lady. The last time he shot he raised his hand and shot at the gentleman.

Cross-examined—Witness said she told her

husband that night how the man held his hand. She did not remember ever telling any-body else how the man held his pistol. Said she told Mr. Cole, the district attorney, of it this morning, when he asked witness about it. "The man was facing the lady when he shot her," continued the witness. "The other man was back of her. That man stood still. He didn't do anything. I am sure that the man who didn't shoot was near the tree. No one but the lady moved. The other man ran off." Redirect—The lady moved. The flashes were toward the north.

MRS. HANNAH BURGESS. Mrs. Hannah Burgess, a colored woman, was recalled and asked to state how the man who did the shooting held his pistol. The witness answered by holding her hand low and downward. Cross-examined—Witness said that she told

Mr. Holmes that night how the man held his pistol. She also told some gentiemen in the district attorney's office the Saturday after the SERGT. MYERS.

Sergt. Chas. C. Myers of the police force stated that he was in charge of the third precinct station the night of the shooting, but did not reach the station until 9 o'clock the next morning. He saw the pistol brought in by Officer Keefe the night of the shooting. It had been kept in a 'desk inside of the railing which separates the desks from the rest of the room. Only the officers have access to that desk. Witness said that he turned Witness said that he turned the pistol over to the property clerk after the o'clock a. m. the day after the inquests at



police headquarters. [Pistol identified by witsess. He also delivered another pistol and five empty shells.

Cross-examined—Witness said that there was a tag on the pistol when it was turned over to the property clerk, but the tag is not on the pistol now. He did not know where the tag is ow. It was prepared by the station clerk,

Judge Wilson—We now ask for that tag.

District attorney—We know nothing of it.

f it can be found you shall have it. Judge Wilson-Sergeant, where is the other

The court—You need not answer. Nothing was asked the witness concerning that pistol. The witness—A record is kept of all weapons ecoived, and also of all persons brought in or

who surrender.

Geo. R. Sinclair, a young man residing at No.
1900 Q street, testified that he heard five shots,
fired about as fast as one would count 1, 2, 3, 4.
5. He went to the scene of the shooting and



JUDGE WILSON EXAMINES THE PISTOL.

the 21st of the same month. I also received a note from iffs mother about the same time, both of which notes I destroyed. [Notes from Schneider to his wife were thea handed to witness, who, after inspecting the handeriting, stated that both the notes which she received from the defendant and his mother were in the same handwriting as those just handed to ber in court]. My sister is but seventeen or eighteen. I wrote to my mother and my sister was called home."

Cross-examined—There was an interval be
evil about them. They will be able to do the work of God among men with more power and large results. For the world wants men of records of the District of Co umbia, she, of the land records of the District of Co umbia, she will be the she amended to without he are she was a she that both the notes the war sand firm and specific the she was ready for every district of the County of the Land records of the District of County of the County of the County of the County of the

tween the first and second shots. [This was the extent of the cross-examination of Mrs. Batchelder.]

Mrs. G. C. Lightfoot, the mother of the preceding witness, testified that she was the mother of Geraldine Lightfoot; that she knew the defendant and would be able to recognize him. [She was then requested to look about the court room and see if she could recognize him, but, although the defendant sat nearly in front of the witness and but about the feet away she atthough the defendant sat nearly in front of the witness, and but about ten feet away, she failed to point him out.] The witness then said that the defendant called on her daughter Geraldine on the 24th, 29th and 30th of January hat at her home in Culpeper; that on the

at her home in Culpeper; that on the atthe Saturday, the defendant called about he o'clock. He and her daughter went out and were gone for about half an hour. When they returned witness invited him to take dinner, when her daughter said "Mamma, we have had dinner at the hotel." "I said," continued the witness, "'Why my daughter, don't you know that was wrong? when Mr. Schweider with the hotel witness, "All the said," continued the witness, "Why my daughter, don't you know that was wrong? when ing wrong in that: that it was customary for blotels for dinner."
District attorney—"When did you next see

Mr. Schneider?"
Mrs. Lightfoot—"I never saw him again. I bistrict attorney "Where?"
Mr. Lightfoot—"Sitting there," (pointing out the defendant, who put up his hand to hide

received by her daughter from the defendant. The witness stated that she did not know the defendant was a married man until she learned of the shooting.

Judge Wilson allowed the witness to leave the

JOS. F. BATCHELDER. Jos. F. Batchelder of No. 1712 Q street testified that he heard the shots. He said there were five, with a very slight interval between the first and second. The were fired rapidly. Witness identified a letter sent him, as an inclosure in another by Mrs. Lightfoot, as being in the same handwriting as those of the notes written to Mrs Schneider by her husband. Cross-examined-Witness said there was ar interval between the first and second shots. He never saw the defendant write and could

not identify his handwriting. THE DEFENDANT'S HANDWRITING IDENTIFIED. Col. Hamlink was then recalled and stated that the letter inclosed to Mr. Batchelder by Mrs. Lightfoot was in the defendant's hand

writing.
Miss Jennie Hamlink was recalled for the same purpose, and identified the letter as being in the defendant's handwriting. She also recognized the paper on which it was written recognized the paper on which it was as having belonged to the defendant. Cross-examined—"I have a note written to me y the defendant in fun," said the witness, who added: "He often wrote such notes. Geo. C. Lightfoot, the son of Mr. G. C. Light shooting about it. She added that the man foot, identified the defendant as the man who stood nearest the terrace didn't do any called to see his sister at her home in Cul

> AN ODD INSPIRATION. "Billy the Kid's" Influence on the Story of

Ben Hur. From the Chicago Tribune. "The author of 'Ben Hur' will not have the warlike inspiration in writing his new book that he had when he wrote his 'Tale of the Christ," said an ardent admirer of Gen. Lew Wallace while conversing with some friends upon the forthcoming war book the soldier-

author is now preparing. "How's that?" was asked by a gentleman present. "I never heard that there was any especial warlike inspiration connected with his other work. It was just a good story well told. If I remember correctly, Gen. Wallace wrote most of it in Turkey when he was our minister at Constantinople. What do you mean by warlike inspiration in this case, anyway?"

"Well, my remark was not wholly meaning-less," was the reply. "I mean that when Gen. Lew Wallace wrote 'Een Hur,' or at least part of it, he had reason to be in a state of great nervous excitement. Whether he was or not of course I cannot say, as I can only judge from circumstances. And I may add that your assumption that 'Ben Hur' was written in Turkey is not correct. Many of the pages and proof sheets of the work were written and read by the general in Santa Fe, N. M. He was governor of that tentions. N. M. He was governor of that territory be-fore being sent to Turkey, and it was in the Hur reveled in visions of the Holy Land and evolved his popular story. A misty old place, that palace, and well fitted for day dreams. Col. Ingersoll once said that Santa Fereminded him of some town of the orient which had worked itself up through the center of the earth and had only succeeded in getting one story above ground."

"But the warlike inspiration, how about

that?" the zenith of its popularity many anecdotes of Gen. Lew Wallace were related. The work had not been expected of him and the squibbers never wearied of telling stories of the author. But they missed the one I am about to tell you. Can you imagine the sedate author, soldier and statesman preparing for a soldier and statesman preparing for a mortal combat with so unworthy yet formidable an antagonist as 'Billy the Kid?' Picture Gov. Wallace in a corral in the rear of the palace firing at the figure of Billy the Kid chalked on the adobe wall. True as I am alive every morning the governor took his pistel and started for the corral to wractice.

was asked the witness concerning that justod. The witness—A record is kept of all weapons brought in or who surrender.

Geo. I. Sinclair, a young man residing at No. 1500 2 street, testified that he heard five shots, the control of the shots and asked the heard five shots. The shots were no fixed asked the crown.

Cross-examined—The shots were no fixed asked the control of the shot of th this pursuit with the deepest interest. Its result may have some effect on my own future.' Gen. Wallace laughed as he made this last remark, but the 'Kid' and his threats were nevertheless annoying. The prediction that either Garrett or the outlaw would be killed was verified. A pistol in the hands of Garrett sent a bullet through the 'Kid's' heart in a little house near Fort Sumner, N. M. When this happened Gov Wallace had gone to Constantinople, but I have no doubt that even there he was rejoiced at the news of the 'Kid's' death.'

All-Around Men. From the St. Andrews Cross.

Let those who really want to be all-around

men make time and opportunity to train their bodies to strength and health. They will find it easier to withstand temptation and face the

GENERAL ORDER NO. 1.

They May Not Have Known What It Meant

John F- was a soldier. He was a member of the tenth Maine regiment, and orderly sergeant of his company. He was every inch soldier, brave and true, albeit a little prone to stick to the letter rather than to the spirit of the law. The articles of war were his studyhis vade mecum. In short, he was excessively military-military all through. At the close of the late war John came home and was shortly afterward installed into the responsible position of sexton of our church; and he straight ened things out wonderfully. On the very first Sabbath after his taking charge we found posted upon the wall of the church vestibule

an imposing document headed, "General Order No. 1." There had been trouble in certain quarters resulting from the difficulty which ladies who came to church late found in gaining their seats when gentlemen had got in ahead of them. John determined to remedy this, so he issued "General Order No. 1," which read as

follows:

"Rules to be observed when a lady wishes to enter a pew in which gentlemen are already seated: Let the lady advance one pace beyond the pew-halt-about face—and salute. The pew will be vacated by the gentlemen by a flank movement. The squad should rise simultaneously when the lady presents herself and face outward—then deploy into the aisle, the head man facing the lady, the others passing to his rear, when, if necessary, the line will be perfected up and down the aisle by a right or left countermarch, as the case may require, the right in front.
"The lady, when the way is clear, will salute

again and advance to her position in the pew, after which the gentlemen will break from the rear obliquely and resume their places.

'Parties performing this evolution have possession of the aisle until it is completed, and none others will interfere. (Signed)

"John F. F.—, Sexton."

Thinks went straight after that.

Had the Best of Them From the Indianapolis Journal.

Lawyer—"Well, we got the best of them this

time. You have been sentenced to ninety-nine years in prison." Convict—"Ninety-nine years! Why, I'll be dead before I have served half of it." "Yes; that is where you get the best of 'em."

Gen. Barrios yesterday took possession of the

NEW YORK-THE BUCKINGHAM HOTEL For Permanent and Transient Questa.

BUCKINGHAM HOTEL.

(European Plan) - Fifth Avenue, New York. This deservedly popular, house, situate in the most

fashionable, convenient and healthy locality, with bed rooms, with bath attached, \$2 to \$6 per day. Magnificent suites, parlor, large airy bed room, with bath and dressing room attached, \$6 and upward per

day, according to size and location. WETHERBEE & FULLER. mh11 f.m. w13t

AUCTION SALES. FUTURE DAYS.

) ATCLIFFE, DARR & CO., Auctioneers. VERY VALUABLE REAL ESTATE ON SIXTEENTH
STREE: BETWEEN P AND Q STREETS
NOR! HWEST, IMPROVED BY A FRAME
HOUSE, KNOWN AS NO. 1532 SIXTEENTH
STREET, BY AUCTION.
On W. DNESDAY AFTER NOON, MARCH TWENTY-THIRD, at HALF-PAST FOUR O'CLOCK, we
will offer for sale, in front of the premises,
LOT 44.
SQUARE. 180,
Fronting 22 feet 6 inches on 16th st. by a depth of 110
feet to an alley.

rooting so feet of menes on 19th at, by a deput of the feet to an alley.

This property should command the attention of parties in search of a valuable building site in one of the most fashionable sections of the northwest.

Terms of sale: One-third cash, the balance in one Terms of sale: One-third cash, the balance in one

THOMAS DOWLING & SON, Auctioneers. THOMAS DOWLING & SON, Auctioneers.

EXECUTOR'S SALE OF VALUABLE IMPROVED PROPERTY. NOS. 416 AND \$418 THIRD STREET NORTHEAST, AT AUCTION.

On THURSDAY, MARCH THIRTY-FIRST, 1802, at HALF-PAST FOUR O'CLOCK P. M., we will seli, in front of the premises, lot M in erutchet's subdivision of square 735, fronting 25 test on the west side of 3s1 st. between E st. and Mass, ave. by an average depth of about 60 test, improved by two comfortable two-story brick dwelling houses, Nos. 416 and 418 3st st. n.e.

Terms cash. A deposit of \$100 required at time of sale. Conveyancing and recording at cost of purchaser. If terms of sale are not compiled with within ten days the executor reserves the right to resell at risk and cost of defaulting purchaser.

mh16-d&ds GEORGE VONEIFF, Executor.

DUNCANSON BROS., Auctioneers.

purchaser. Deferred payments to be secured by dead of trust upon the real estate soid, and to draw interest at e per centum per annum. Five hundred (\$500) deliars will be required of the purchasers on each of said pieces or parces of ground soid at the time of the sale of the same; and if the purchaser or purchasers similated to comply with the terms of sale within ten days after sand saie the undersigned reserves the right to resel at the risk and cost of the defaulting purchaser. All conveyancing and recording at the purchaser cost.

Executrix under the last will and testament of Samuel Queen, deceased.

For further information and plat of above pieces of property inquire of CHAPIN BROWN, Attorney for Executrix.

**EFTHE ABOVE SALE IS POSTFONED ON ACCOUNT OF THE SALE WILL AND W. QUEEN, MARCH SEVENTEENTH, 1882, same bour and place.

Executrix under the last will and testament of Banuel Queen, deceased.

**Executrix under the last will and testament of Banuel Queen, deceased.

**Executrix under the last will and testament of Banuel Queen, deceased.

**Executrix under the last will and testament of Banuel Queen, deceased.

**Executrix under the last will and testament of Banuel Queen, deceased. above sale is postponed until WEDNESDAY, THE above sale is postponed until WEDNESDAY, THE TWENTY-THIED DAY OF MARCH, A.D. 1892 a same hour and place.

MNN W. QUEEN.

mhi7-d&ds

Executrix.

Highest of all in Leavening Power .- Latest U. S. Gov't Report.

ABSOLUTELY PURE

AUCTION SALES.

TOMORROW. WALTER B. WILLIAMS & CO., Auctioneers EGULAR SATURDAY SALE OF HOUSEHOLD EF-FECTS CONSIGNED BY PRIVATE PARTIES TO BE SOLD AT PUBLIC AUCTION AT OUR SALES ROOM, COENER TENTH STREET AND PENNSYLVANIA AVENUE NORTHWEST, TO-MOKROW MORNING, COMMENCING AT TEN O'CLOCK.

ALSO
FIVE PARLOR SUITES FROM MANUFACTURER,
ANTIQUE OAK CHAMBLE SUITES,
LARGE GLASS SHOW GASE.
No postponement on account of the weather.
Terms cash.
It WALTER B. WILLIAMS & CO., Auctioneers.

ATIMER & SLOAN, Auctioneers, 1407 G street.

DOUBLE AND SINGLE HARNESS, FOR BOTH VEHICLES, AT AUCTION.
On SATURDAY, MARCH NINETEENTH, 1892, at TA ELVE M., at our safes rooms, 1407 and 1409 G. T., we will sell for a gentleman leaving the city: Fine Victoria, learly new, by Hunter of Baittinger, pair Well-matched Rich Kentucky Rays, warranted sound, nine years, sixteen hands, perfect drivers and not straid of anything, boundered Set S. P. Harnes: spiendid Side-bar Buggy by Stavens of New York; Blooded Bay Horse, with pedigroe, fifteen and a haif hands, six years, sound and true, not straid of anything and can be undided by any one, will true in 2.40 or less, a perfect horse; set of Single Harness, &c. The above outfits are said to be as fine as could be desired, and we call particular attention to the sais.

LATIMER & SLOAN, mh17-2t mh17-2t ·

S. BENSINGER, AUCTIONEER.
WASHINGTON HORSE AND CARRIAGE BAZAAR, No. 940 LA. AVE. GREAT SALE OF HORSES, MARES AND MULLS.

Will be sold at the bezar, on SATURDAY MORNING, MARCH NINETEENTH, at TEN OCLOCK, without rese ve. 40 to do of Horses, Mares and Mules. In this lot ato some very fine drivers, swood work horses and several mules. In this larce offering will be found stock that will suit all purposes. And will be sold also several Second-hand Cartagres, Burgues, Warons, Harness, &c.

Mh17-2t

Auctioneer.

RATCLIFFE, DARR & CO., Auctioneers.

SATURDAY, MARCH NINETEENTH,
AT TEN O'CLOCK A. M.,
AT OUR SALES ROOMS,
Begruiar sale of
HOUSEHOLD FURNITURE,
CARPETS, MIRRORS,
PIANOS, ORGANS,
HORSES, WAGONS,
HARNESS & E. On SATURDAY MORNING, MARCH NINE-TEENTH, AT TEN O'LLOCK, we will sell at our sales rooms, 920 Penna, ave. n. w., a large assortment of household goods.

ALSO,
AT TWELVE O'CLOCK M.,
At Horse and Carriage Mart,
KOC street n.w.,
In rear of main sales rooms,
Horses, Carriages, Bukries, Warons, Harness, &c.
mh17-2t RATCLIFFE, DARB & CO., Aucts. ATIMER & SLOAN, Auctioneers.
1407 G st. B. W.

REGULAR SALE OF FURNITURE OF EVERY DESCRIPTION AT OUR SALES ROOMS, 140; 0 STREET. SATURDAY, MARCH NINE. TEENTH, 1882, COMMENCING AT TEN A.M. (NO POSTPONEMENT ON ACCOUNT OF WEATHER, COMPRISING CHERRY ROLL, ING-10; DESK, VERY FINE WALNUT SUTTS, WITH F. P. MIRRORS, PIANO, MIRRORS, SEVENTEEN VERY FINE BALNUT SUTTS, WITH F. P. MIRRORS, PIANO, MIRRORS, MICELY FRAMED; CARPETS, SIDEDOARDS, MATTRESSES, LAMPS, PARLOR AND CHAMBER SUITES, CUCKOO CLOCK AND MANY OTHER GOODS.

ALSO, AT TWELVE M,
HORSES, CARRIAGE-, HARNESS, &c.
LATIMER & SLOAN, Auctioneers, mh17-2; 1407 G St., finest sales rooms in the U.S.

THOMAS DOWLING & SON, Auctioneers.

PHOMAS DOWLING & SON, Auctioneers, 612 E st. n. w. OUR REGULAR SALE OF HOUSEHOLD FURNI-TURE, HORSES, CARRIAGES, HARNESS, &c., WITHIN OUR SALES ROOMS AND NEW HORSE AND CARRIAGE BAZAR, 612 E STREET NORTHWEST, ON SATURDAY, MARCH NINETEENTH, 1892, AT TEN O'CLOCK A M.

ieposit on each lot at time of sais.
mb10-d&ds LATIMER & SLOAN, Auctioneers.

FUTURE DAYS. ATIMER & SLOAN, Auctionsers,

AUCTION SALES.

FUTURE DAYS. DUNCANSON BROS., Auctioneers, 19th and D streets h. ..

TRUSTEES' SALE OF VALGABLE UNIMPROVED PROFERTY. SITUATED ON NEW MAMP. SHIRE AVENUE BETWEEN SAND I STREETS NOWITHWEST, IN THE CITY OF WASHING. TON, D. C.

By value of a decree of the Supreme Court of the District of Columbia, passed on the 4th day of December, 1831, in equity came No. 12000, we will self on WEDNESDAY. (BE THISTIETH DAY OF MARCH. 1832, at public suction, at HALF-PAST FOUR DISLOCK P. M., in front of the premises, lot lettered "C." in square numbered one numbered and seventy-seven (177). In the city of Washington, D. C.

Terms of sale preselfled by the decree are one-third cash and the lealmase in two equal installineria, payable in one and two years from day of sale, or all cash, at the option of the purchaser. The deferred payments to been interest at 6 per cent and to be secured by a trust upon the property sold. A deposit of two hundred (\$2500) deplays will be required at time of sale. All conveyancing at the cost of the purchaser. If iether of sale are not computed with in ion days the trustees reserve the right to resell the property at the risk and tool of defaulting purchaser after such further advertisement as they shall think proper.

ANDER WA. LIPSCOME.

J. HOLDSWORTH GORDON. Trusteen.

J. HOLDSWORTH GORDON, Trustees.

WM. LOWENTHAL, Auctionser. ASSIGNMENT STOCK OF NEW FURNITURE AT PUBLIC AUCTION.

Commencing MONDAY MORNING, MARCH TWENTA'-1 IBST, at TEN O'CLOCK, I will offer for saic the contents of the two stores, 811 and 813 7th street northwest, compressing the contents of the two stores, 811 and 813 7th rest northwest, comprisen—
Polished that and Walnut Bed Room Suites, 20 Parror Suites, 25 Polished Oak and Walnut Side-boards, Hall Racks, Extension and Fancy Tables, Cane and Leather Seat Chairs, 100 ond Chairs, Can and Willow Rockers, Oak and Walnut Cythoder Desics and Bookcases, Ladine Desics, Bedstends, Dedding, Wife Cots, and a variety of other articles in the same line.

WM. LOWENTHAL, mb18-22

WEEKS & CO., Auctioneers. ONTINUATION OF SALE OF FINE CHINESE, JAPANESE AND OTHER ART WARES, ERG F STREET NORTHWEST, SATURDAY AFFERMON, MARCH NINETEENTH, AT THREE AND EVERINGS AT SEVEN P.M. AND EVERY DAY NEXT WEEK, SAME HOURS, SOME OF THE F. NEST GOODS REMAIN TO BE, SOLD, BEAUTIFUL IVORY CARVINGS, SATSUMA, CLOUSONA, BRONZE, KIOTA AND OTHER VASES AND ORNAMENTS, &c., &c., be, Bublis 2.

TRUSTIE'S SALE OF VALUABLE PROPERTY, NO. 1343 New HAMPSHIEL AVENUE, BETWEEN MAND N STREETS NORTHWEST, IMPROVED BY A BRICK DWELLING. TWEEN M AND N STREETS NORTHWEST, IMPROVED BY A BRICK DWELLING.
Under and my virtue of a decree passed March 2, 1882, in equity cause No. 1358; of the Supreme Court of the Distret of Commiss, wherein the Washington Loan and Trust Company, administrator, is compliant and thomas V. Hammond et al. are defendants, the understanel will offer or sale to the highest bidder on FRIDAY, MARCH EIGHTEENTH, A. D. 1892, at HALF-PAST FOREOGOMER P. M., in from the terms of the Distret on FRIDAY, MARCH EIGHTEENTH, A. D. 1892, at HALF-PAST FOREOGOMER CHARLES SHOWN AND A COMMISSION OF THE ADDRESS OF THE SHOWN AND A COMMISSION OF THE ADDRESS OF THE SHOWN AND A COMMISSION OF THE ABOVE SALE IS POSTPONED ON A COMM

80 THE ABOVE SALE IS POSTPONED ON AC Count of the snow until TUESDAY, MARK TWENTY-SECOND, 1892, at same hour and place. JOHN B. LARNER, Trustee,

RATCLIFFE, DARR & CC., AUCTIONEERS. WITHIN OUR SALES ROOMS AND NEW
HOUSE AND CARRIAGE BAZAR, 612 E
STREET NORTHWEST, ON SATURDAY,
MARCH NINETEENTH, 1892, AT TEN OCLOCK
A.M.
EMBRACES A WELL ASSORTED COLLECTION
OF HOUSEHOLD EFFECT'S—Such as Parior
Furniture, in all woods, upholstered in Witton
Bur. Tapestry and Hair Cloth in suites and odd
pieces; Chamber Furniture in wainut and oas
suites; Handsome Wainut Wararobes, Odd
Bureaus and Waghstands, W. W. Sprimes, Hair
and Cotton and Shuck Mattresses, Bolsters and
OCLOCK P. M., by public auction, the following de-

CLOSING DAYS OF THE JAPANESE ART SALE.

THIS DAY and FOLLOWING DAYS at ELEVEN

A. M. and THREE P. M. we will sell

The balance of this magnificent collection of JAPAN-ESE BRIC-A-BRAC, BROXZES, IVORY CARVINGS, SCREENS, &c. This stock must positively be closed out within a few days. It therefore affords the greatest at the morthest prominal cost.

WALTER B. WILLIAMS & CO., Includency.

LATIMER & SLOAN, Auctioneers.

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WALTER B. WILLIAMS & CO., Includency.

LATIMER & SLOAN, Auctioneers.

HOT G street.

WALTER B. WILLIAMS & CO., Includency.

LATIMER & SLOAN, Auctioneers.

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Includency.

LATIMER & SLOAN, Auctioneers.

HOT G street.

HOT G street.

WALTER B. WILLIAMS & CO., Includency.

HOT G street.

HOT

JOHN T. ARMS, WM. G. JOHNSON, Trustees.
GEO, W. STICKNEY, Auctioneer. mh7-deds

COURT OF THE ABOVE SALE IS POSTPONED ON ACCOUNT OF THE Westing to TUESDAY, MARCE RATCLIFFE, DARR & CO., Auctioneers, S.W. N.W.

RATCLIFFE, DARR & CO., Auctioneers, U20 FA. AVE. N.W. VALUABLE UNIMPROVED REAL DSTATE ON A STREET BETWEEN SEVENTH AND EIGHTH STREETS NORTHEAST BY AUCIL N. On TRUBSDAY AFTERNOON, MARCH TWENTY-FOURTH, 1892. AT HALF-PAST FOUR OCLOCK, we will sell, in front of the prendses.

THE EAST PART OF LOT 2.

IN SQUARE 886,
Fronting 42 feet 1 inch on A street, with an average depth of 40 feet to a private alley, a portion of the let being improved by a two-slory frame house.

Terms of sale: One-third cash, the be ance in one and two years, the deferred payments to be secured by a deed of trust upon the property sold and to bear interest at the rate of 6 per cent per annum, payable semi-annuality, or alreash, at the option of the purchaser. A deposit of \$200 required when the property is knocked down. Terms to be compiled within fitteen days from the day of sale or the right to result at the risk and cost of use defaulting purchaser is reserved. All conveyancing, recording, &c., at the cost of the purchaser.

EXTELIFFE DARK & OU., inhlo-dads.

FOURTH STREET NORTHEAST.
By virtue of a fertian deed of trust, recorded in Ish
No. 1552, foito 550 et seq., one of the land recorder the District of Columbia, and at the request of the party secured thereby, we will offer for sale in froof the premise on MONDAY. THE TWENTERSHIP DAY OF MARCH, 1892, at HALF-PAI FIVE O'CLOCK P. M., the tolicowing described proceiving the city of Washington, District of Columbia to witt-fall of soil 27 in Augustus Jay's subdays on certain jots in square 775. As the same is recorded Book J. H. K. page 283, of the barreyor's office of the District of Columbia, sold subject to two (2) certa deeds, of trust to secure the sum of \$1.825 and iterest.